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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/054,680	01/22/2002	Carl Johan Friddle	LEX-0301-USA	5215
	7590 04/15/2005		EXAMINER	
LEXICON GENETICS INCORPORATED 8800 TECHNOLOGY FOREST PLACE			NICHOLS, CHRISTOPHER J	
	ANDS, TX 77381-		ART UNIT	PAPER NUMBER

DATE MAILED: 04/15/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
Office Action Summary	10/054,680	FRIDDLE ET AL.			
Onice Action Summary	Examiner	Art Unit			
The MAILING DATE of this community is	Christopher J. Nichols, Ph.D	). 1647			
The MAILING DATE of this communication Period for Reply	appears on the cover sheet with	h the correspondence address			
A SHORTENED STATUTORY PERIOD FOR RI THE MAILING DATE OF THIS COMMUNICATIC  - Extensions of time may be available under the provision of 37 Cf  - after SIX (8) MONTHS from the mailing date of this communication  - If the period for reply specified above is test than thirty (30) days,  - I NO period for reply sis pecified above, the maximum statutory pr  - failure to reply within the set or extended period for reply will by  - Any reply received by the Office later than three months after the rearred petant term adjustment. See 37 (FR 1.704(b)).	JN, FR 1.136(a). In no event, however, may a rep n. a reply within the statutory minimum of thirty eriod will apply and will expire SIX (6) MONTI	oly be timely filed  (30) days will be considered timely. HS from the mailing date of this communication.			
Status					
1) Responsive to communication(s) filed on 1	4 Dagambar 2004				
	This action is non-final.				
	Wance except for formal matter	re processition on to the marity is			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims		, 3.0.210.			
4) Claim(s) 1 and 5-9 is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1 and 5-9</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction an	d/or election requirement				
Application Papers	,	•			
9)☐ The specification is objected to by the Exam	d				
10) The drawing(s) filed on is/are: a) a	accented or b\ abjected to bu	the Francis			
Applicant may not request that any objection to	the drawing(s) he held in abovence	ure Examiner.			
Replacement drawing sheet(s) including the corr	rection is required if the drawing(s)	is objected to Soc 27 CER 4 424(4)			
11) The oath or declaration is objected to by the	Examiner. Note the attached C	Office Action or form PTO-152			
Priority under 35 U.S.C. § 119		102,			
12) Acknowledgment is made of a claim for foreign	ian priority under 25 LLO O . 0.4.	10/ \ / 1)			
a) ☐ All b) ☐ Some * c) ☐ None of:	ight priority drider 35 U.S.C. § 1	19(a)-(d) or (f).			
1. Certified copies of the priority docume	ents have been received				
2. Certified copies of the priority documents have been received in Application No.					
<ol> <li>Copies of the certified copies of the pi</li> </ol>	riority documents have been red	ceived in this National Stage			
application from the International Bure	eau (PCT Rule 17.2(a)).				
* See the attached detailed Office action for a li	ist of the certified copies not rec	eived.			
	•				
ttachment(s)					
Notice of References Cited (PTO-892)	4) 🗆 Intra-1 2				
Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Sumi Paper No(s)/M:	ail Date.			
<ul> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date</li> </ul>	(8) 5) Notice of Inform 6) Other;	mal Patent Application (PTO-152)			
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OL-326 (Rev. 1-04) Office	Action Summary	Part of Paper No./Mail Date 1			

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#### DETAILED ACTION

## Status of Application, Amendments, and/or Claims

 The Response and Amendment filed 14 December 2004 has been received and entered in full.

## Withdrawn Objections And/Or Rejections

- 2. The Objection to the Oath/Declaration as set forth at pp. 3 ¶7 in the previous Office Action (19 July 2004) is hereby withdrawn in view of Applicant's amendments (14 December 2004).
- The Rejection of claim 2 under 35 U.S.C. §112 ¶2 as set forth at pp. 3-5 ¶8-13 in the previous Office Action (17 January 2004) is withdrawn in view of Applicant's amendments (14 December 2004).

### Maintained Objections And/Or Rejections

- Claims 1 and 6-9 are rejected under 35 U.S.C. 102(e) as being anticipated by US 2002/0119518 Stefan et al.
- 5. Applicant traversed the rejection of the claims on the following grounds: (a) the instantly claimed nucleic acids of SEQ ID NO: 1 and SEQ ID NO: 3 are not identical to those taught by US 2002/0119518.
- Applicant's arguments have been taken into consideration and are not found persuasive for the following reasons.

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7. On "(a)", US 2002/0119518 teaches a nucleic acid sequence (SEQ ID NO: 1; 2782 bp; [0028]-[0035]) which has 99.8% sequence homology to the instantly claimed nucleic acid of SEQ ID NO: 1. This sequence encodes an amino acid sequence (SEQ ID NO: 2; 921 aa) which has 100% sequence homology to the amino acid of SEQ ID NO: 2 which is encoded by instantly claimed SEO ID NO: 1.

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- 8. US 2002/0119518 teaches a nucleic acid sequence (SEQ ID NO: 1; 2782 bp; [0028]-[0035]) which has 95.7% sequence homology to the instantly claimed nucleic acid of SEQ ID NO: 3. This sequence encodes an amino acid sequence (SEQ ID NO: 2; 921 aa) which has 100% sequence homology to the amino acid of SEQ ID NO: 4 which is encoded by instantly claimed SEQ ID NO: 3.
- 9. Therefore the nucleic acid sequence as taught by US 2002/0119518 is within the realm of sequence errors. Furthermore the nucleic acid sequences as taught by US 2002/0119518 are within the realm of the redundancy of the genetic code as they encode for identical amino acids to instantly claimed SEQ ID NO: 1 and 3.
- 10. In addition, US 2002/0119518 also teaches nucleic acid sequences which are allelic variants, orthologs, paralogs, and mutations including but not limited to substitutions, deletions, inversions, and insertions ([0149]-[0165]). US 2002/0119518 teaches that the nucleic acids therein encode sodium/calcium exchangers which are the same as instantly claimed.
- US 2002/0119518 also teaches vectors and host cells transformed with the above sequences thus meeting the limitations of claims 5-8 ([0217]-[0249]).

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12. Therefore, since US 2002/0119518 claims the same type of protein (sodium/calcium exchangers) encoded by a nucleic acid nearly identical to the instantly claimed which encodes identical proteins, it is taken by the Examiner to be patentably indistinct.

- Claims 1 and 6-9 are rejected under 35 U.S.C. 102(e) as being anticipated by WO 02/046415 Lee et al.
- 14. Applicant traversed the rejection of the claims on the following grounds: (a) the instantly claimed nucleic acids of SEQ ID NO: 1 and SEQ ID NO: 3 are not identical to those taught by WO 02/046415.
- 15. Applicant's arguments have been taken into consideration and are not found persuasive for the following reasons.
- 16. On "(a)", WO 02/046415 teaches a nucleic acid sequence (SEQ ID NO: 41; 2966 bp) which has 99.9% sequence homology to the instantly claimed nucleic acid of SEQ ID NO: 1. The nucleic acid sequence of WO 02/046415 differs by a single bp change of T to C at position 1053 but does not changed the protein encoded as the amino acid sequence still has 100% sequence homology to the amino acid of SEQ ID NO: 2 which is encoded by instantly claimed SEQ ID NO: 1.
- 17. WO 02/046415 also teaches a nucleic acid sequence (SEQ ID NO: 41) which has 95.7% sequence homology to the instantly claimed nucleic acid of SEQ ID NO: 3. This sequence encodes an amino acid sequence (SEQ ID NO: 9; 921 aa) which has 100% sequence homology to the amino acid of SEQ ID NO: 4 which is encoded by instantly claimed SEQ ID NO: 3.

18. Therefore the nucleic acid sequence as taught by WO 02/046415 is within the realm of sequence errors. Furthermore the nucleic acid sequences as taught by WO 02/046415 are within the realm of the redundancy of the genetic code as they encode for identical amino acids to instantly claimed SEO ID NO: 1 and 3.

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- 19. In addition, WO 02/046415 also teaches nucleic acid sequences which are allelic variants and mutations including but not limited to substitutions, deletions, inversions, and insertions (pp. 21 lines 10-16). WO 02/046415 teaches that the nucleic acids therein encode sodium/calcium exchangers which are the same as instantly claimed (pp. 6-7). Also WO 02/046415 teaches the conservative amino acid substitutions made be made such that the nucleic acid encodes the same protein (pp. 24 lines 15-35) as well as sequence variants which encompass the instantly claimed nucleic acids of SEQ ID NO: 1 and 3 (pp. 26-28).
- WO 02/046415 also teaches vectors and host cells transformed with the above sequences 20. thus meeting the limitations of claims 5-8 (pp. 32; 43-48; 85-87).
- 21. Therefore, since WO 02/046415 claims the same type of protein (sodium/calcium exchangers) encoded by a nucleic acid nearly identical to the instantly claimed which encodes identical proteins, it is taken by the Examiner to be patentably indistinct.
- 22. Claims 1 and 6-9 are rejected under 35 U.S.C. 102(e) as being anticipated by WO 02/33086 Merkulov et al.
- Applicant traversed the rejection of the claims on the following grounds: (a) the instantly 23. claimed nucleic acids of SEQ ID NO: 1 and SEQ ID NO: 3 are not identical to those taught by WO 02/33086.

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24. Applicant's arguments have been taken into consideration and are not found persuasive for the following reasons.

- 25. On "(a)", WO 02/33086 teaches a nucleic acid sequence (claim 4; Figure 1; 2782 bp; pp. 5) which has 99.9% sequence homology to the instantly claimed nucleic acid of SEQ ID NO: 1. The nucleic acid sequence of WO 02/33086 differs by a single bp change of T to C at position 956 but does not changed the protein encoded as the amino acid sequence still has 100% sequence homology to the amino acid of SEQ ID NO: 2 which is encoded by instantly claimed SEQ ID NO: 1.
- 26. WO 02/046415 also teaches a nucleic acid sequence (Figure 1; 2782 bp; pp. 5) which has 98.4% sequence homology to the instantly claimed nucleic acid of SEQ ID NO: 3. This sequence encodes an amino acid sequence which has 100% sequence homology to the amino acid of SEQ ID NO: 4 which is encoded by instantly claimed SEQ ID NO: 3.
- 27. Therefore the nucleic acid sequence as taught by WO 02/33086 is within the realm of sequence errors. Furthermore the nucleic acid sequences as taught by WO 02/33086 are within the realm of the redundancy of the genetic code as they encode for identical amino acids to instantly claimed SEO ID NO: 1 and 3.
- 28. In addition, WO 02/33086 also teaches nucleic acid sequences which are allelic variants, orthlogues, paralogues, and mutations including but not limited to substitutions, deletions, inversions, and insertions (pp. 33-37). WO 02/33086 teaches that the nucleic acids therein encode sodium/calcium exchangers which are the same as instantly claimed (pp. 5-6). Also WO 02/33086 teaches single nucleotide polymorphisms in the nucleic acid (pp. 37 lines 14-19; Figure

3) as well as sequence variants which encompass the instantly claimed nucleic acids of SEQ ID NO: 1 and 3 (pp. 33-37).

- 29. WO 02/33086 also teaches vectors and host cells transformed with the above sequences thus meeting the limitations of claims 5-8 (pp. 38).
- 30 Therefore, since WO 02/33086 claims the same type of protein (sodium/calcium exchangers) encoded by a nucleic acid nearly identical to the instantly claimed which encodes identical proteins, it is taken by the Examiner to be patentably indistinct.

#### Summary

- 31 No claims are allowed.
- 32. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Christopher James Nichols, Ph.D.** whose telephone number is (571) 272-0889. The examiner can normally be reached on Monday through Friday, 8:00 AM to 5:00 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Brenda Brumback** can be reached on (571) 272-0961.

The fax number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="https://pair-direct.uspto.gov">https://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CJN April 7, 2005

BRENDA BRUMBACK
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600